

August 1, 2003

**FTC Management Group, Inc.
WPSI354
Interim report for Tier III Non-Nationwide carriers**

CC Docket 94-102

**Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554
By Electronic Submission**

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Federal Communications Commission
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By Electronic Submission**

**Interim Report of FTC Management Group Inc.
WPSI354
Regarding Status of Wireless Enhanced 911 (E911)
Deployment and Implementation**

CC Docket No. 94-102

August 1, 2003

FTC Management Group, Inc. (FTC) is a Tier III Carrier and is the assignee of a partitioned license received from Cingular Wireless LLC ("Cingular") pursuant to a First Amended and Restated Joint Operating Agreement dated as of September 28, 2000 ("Agreement") governing the Charlotte-Greensboro-Greenville-Raleigh MTA ("Market M006"). Pursuant to the Agreement FTC does not own or operate a switch. All of FTC's wireless traffic destined for PSAPs must first go through one of Cingular's switches. Cingular and FTC are working together on a network-based solution for the deployment and implementation of E911 in Market M006, including the partitioned areas. As a Cingular assignee, FTC is covered by the Consent Order (FCC 03-129) released June 12, 2003 between Cingular and the Federal Communications Commission, including the modified deadlines for E911 deployment contained therein.

FTC therefore, does not believe that the reporting requirements for Tier III carriers contained in FCC 02-210, released July 26, 2002, and in DA 03-2114, released June 30, 2003, are applicable to FTC. However, in a good faith effort to comply with the E911 reporting requirements and in an abundance of caution, FTC is filing this interim report regarding the status of wireless E911 deployment and implementation by FTC.

FTC has received no Phase II requests from PSAPs. Thus, FTC has not begun ordering or installing necessary network equipment. FTC does not anticipate encountering any problems in doing so.

At this time, it is not known when Phase II service will first be available in FTC's area, in that FTC has not received a valid PSAP request for such service. At this time, FTC does not anticipate any problems in meeting the ultimate implementation date of December 31, 2005 for deployment of E911 service in FTC's area if valid PSAP requests are received at least six months prior to that date.

See affidavit on following page.

AFFIDAVIT

STATE OF South Carolina

COUNTY OF Williamsburg

COMPANY: FTC Management Group, Inc.

1. My name is J.L. McDaniel. I am employed by FTC Management Group, Inc (the "Company") as its Vice President. I am an officer of the Company and am authorized to give this affidavit on behalf of the Company.

2. I have reviewed the foregoing "Interim Report of FTC Management Group, Inc. Regarding Status of Wireless Enhanced 911 (E911) Deployment and Implementation," and am familiar with the contents thereof. To the best of my knowledge and belief, the statements contained in the Interim Report are truthful and accurate.

FURTHER AFFIANT SAYETH NOT.

/s/
Name J.L. McDaniel
Title Vice President
August 1, 2003